UNITED STATES DEPARTMENT OF COMMERC United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria. Virginia 22313-1450

	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	10/689,695	10/22/2003	Satoshi Kiyoto	500.43229X00	4659
	24956	7500 0000000			
•	24956 7590 02/22/2008 MATTINGLY, STANGER, MALUR & BRUNDIDGE, P.C.			EXAMINER	
	1800 DIAGON			BELL, LOUIS W	
	SUITE 370 ALEXANDRIA, VA 22314			ART UNIT	PAPER NUMBER
				2619	·
				MAIL DATE	DELIVERY MODE
	•		•	02/22/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/689,695	KIYOTO ET AL.				
Office Action Summary	Examiner	Art Unit				
•	Louis Bell	2619				
The MAILING DATE of this communication a	ppears on the cover sheet w	vith the correspondence address				
Period for Reply	LVIC CET TO EVOIDE AA	AONTHYON OR THURTY (20) PANO				
A SHORTENED STATUTORY PERIOD FOR REP WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perior Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 1.136(a). In no event, however, may a d will apply and will expire SIX (6) MO ute, cause the application to become A	ICATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 10	Responsive to communication(s) filed on 10 December 2007.					
·—	, — · · · · · · · · · · · · · · · · · ·					
closed in accordance with the practice under	Ex parte Quayle, 1935 C.	D. 11, 453 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1-9 is/are pending in the application	4a) Of the above claim(s) 1-3 is/are withdrawn from consideration.					
·						
5) Claim(s) is/are allowed.						
6) Claim(s) <u>4-9</u> is/are rejected.						
7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and	or election requirement					
or ordinated are subject to restriction and	or election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examir						
10) ☐ The drawing(s) filed onis/ are: a) ☐ ac						
Applicant may not request that any objection to the						
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the I		· ·				
	Examiner. Note the attache	· ·				
Priority under 35 U.S.C. § 119						
	Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).					
	a) ☑ All b) ☐ Some * c) ☐ None of:					
	 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 					
3. Copies of the certified copies of the pri						
application from the International Bure						
* See the attached detailed Office action for a lis	, , , , , , , , , , , , , , , , , , , ,	t received.				
	•					
Attachment(s)	_					
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 		Summary (PTO-413) (s)/Mail Date				
3) Information Disclosure Statement(s) (PTO/SB/08)	5) Notice of	Informal Patent Application				
Paper No(s)/Mail Date	6)	·				

10/689,695 Art Unit: 2619

DETAILED ACTION

1. This is a Final Office Action in response to the arguments and claims filed on 12/10/2007 in response to the non-final action to the present US Application filed on 10/22/2003. Original **claims 1-3** are cancelled. **Claims 4-9** are added and presented for examination.

Response to Arguments

2. Applicant's arguments file on 12/14/2007 have been fully considered but they are not persuasive. Applicant cancelled all previous presented claims and added new claims.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claim 4, 5, 6, 7, 8 and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Patent No.: US 6,970,930 B1 to Donovan, "Donovan" in view of Pub. No.: US 2004/0109414 A1 to Choi et al. "Choi".

Application/Control Number:

10/689,695 Art Unit: 2619

As to claim 4 and 6 Donovan discloses a peer-to-peer communication system comprising: session relay apparatuses which relay session control messages used for peer-to-peer communication between communication terminals (fig. 5, UAC and UAS);

edge nodes, in a network coupling the communication terminals, accommodating the communication terminals to the network (fig. 5, R1 and R2);

Donovan does not expressly disclose a core node which executes a packet relay process in the network;

Choi discloses core nodes to relay packages (fig 1);

Donovan discloses a first session relay apparatus receives a session control message from a first communication terminal and a second session relay apparatus receives a session control message from a second communication terminal (fig. 5 signal 1, INVITE, and signal 12, 180);

and wherein when the first session relay apparatus receives a session establishment request from the first communication terminal as a communication source (fig. 5, signal 1, INVITE);

the first session relay apparatus transfers the session establishment request to the second session relay apparatus (fig. 5 signal 6, INVITE);

; the second session relay apparatus transfers the session establishment request to the second communication terminal (fig.5 signal 11, invite);

if the second communication terminal is available to communicate, the second communication terminal transfers a message representing that the communication is available, to the second session relay apparatus (fig. 5, signal 12, 180);

Art Unit: 2619

after the second session relay apparatus transfers the message representing that the communication is available, to the first session relay apparatus (fig. 5 signal 17, 180);

the first session relay apparatus generates a packet relay process policy for a peer-to-peer communication packet, distributes the policy to a first edge node accommodating the first communication terminal and causes the first edge node to register the policy (fig. 5 signal 18, 19, 20 and 21 col. 6 steps 18-21, SIP 1 and POL1 perform the functions of the first session relay apparatus SIP1 relay messages and POL 1 provide policy to the router accommodating the first terminal);

and the second session relay apparatus generates a packet relay process policy to the peer-to-peer communication packet, distributes the policy to a second edge node accommodating the second communication terminal and causes the second edge node to register the policy to finish a policy setting process to the edge nodes (fig. 5 signals 13, 14, 15 and 16, col. 6 steps 13-16);

the peer-to-peer communication packet from the first communication terminal is set for priority control information based on the policy in the first edge node and relayed in the core node in accordance with the priority control information set by the first edge node and transmitted to the second communication terminal via the second edge node (fig. 5 "hello", step 29).

Donovan does not expressly disclose relaying the packet to a core node.

Choi discloses that a core or middle node router obtains only Diff code points (DSCP) value mark by the ingress router (pg. 4, para. 32)

Application/Control Number:

10/689,695 Art Unit: 2619

Donovan and Choi are analogous art because they are from the same field of endeavor with respect to communication systems.

At the time of the invention, it would have been obvious to a person of ordinary skilled in the art to combine the teaching of Donovan and Choi with motivations such as to provide Diffserv based QoS to VoIP packets on a router (Choi, pg.1 para. 9)

As **to claim 5**, Donovan and Choi disclose the peer-to-peer communication terminal according to claim 4,

Donovan does not expressly disclose the priority control information set by the first edge node for the communication packet is a Diffserv Code Point (DSCP) value;

Choi discloses that a core or middle node router obtains only Diff code points (DSCP) value mark by the ingress router (pg. 4, para. 32);

Donovan and Choi are analogous art because they are from the same field of endeavor with respect to communication systems.

At the time of the invention, it would have been obvious to a person of ordinary skilled in the art to combine the teaching of Donovan and Choi with motivations such as to provide Diffserv based QoS to VoIP packets on a router (*Choi, pg.1 para. 9*).

As **to claim 7, 8 and 9** Donovan and Choi disclose the peer-to-peer communication terminal according to claim 4,

Donovan does not expressly discloses discloses if the second session relay apparatus receives a session end request from the second communication terminal the second session relay apparatus transfers the session end request to the first session relay apparatus; the first session relay apparatus transfers the session end request to

Application/Control Number:

10/689,695 Art Unit: 2619

the first communication terminal; and after the first communication terminal transfers an OK message to the first session relay apparatus in response to the session end request;

Choi discloses the second VoIP terminal sending a bye message to the SIP Server which is then relay to the first VoIP terminal, which then sends a SIP 200 OK to the SIP server which then relay the message to the second VoIP terminal (fig 6b, signals S625-S628). However, Donovan disclose ending the session from the point of view of the first user agent client and forwarding the message by both of the SIP servers, SIP1 and SIP2 (fig. 6)

Donovan further discloses the first session relay apparatus causes the first edge node accommodating the first communication terminal to delete the policy distributed to the first edge node (fig. 6, col. 7 steps 4-7)

and the second session relay apparatus causes the second edge node accommodating the second communication terminal to delete the policy distributed to the second edge node (fig. 6, col. 7 steps13-16).

Donovan and Choi are analogous art because they are from the same field of endeavor with respect to communication systems.

At the time of the invention, it would have been obvious to a person of ordinary skilled in the art to combine the teaching of Donovan and Choi with motivations such as to provide Diffserv based QoS to VoIP packets on a router (Choi, pg.1 para. 9).

Conclusion

1. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Contact

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Louis Bell whose telephone number is 571-270-3312. The examiner can normally be reached on Monday-Friday 7:30 a.m. to 5:00 p.m..

10/689,695 Art Unit: 2619

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Derrick Ferris can be reached on 571-272-3123. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/LB/

CHAU NGUYEN

have I, No

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2623